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5	Las Vegas, Nevada 89123 Telephone: 702.362.6666	
6	Facsimile: 702.992.1000 Attorneys for Plaintiff,	
7	UNITED SPECIALTY INSURANCE COMPANY	
8	UNITED STATES DI	STRICT COURT
9	DISTRICT OF	NEVADA
10	UNITED SPECIALTY INSURANCE COMPANY, a Delaware corporation;	Case No.: 2:16-c
11	-	
12	Plaintiff,	
13	vs.	
13	HACHIMANI LI C II DALOMINO CI UD 1	

Case No.: 2:16-cy-02784-APG-EJY

HACHIMAN, LLC dba PALOMINO CLUB and LACY'S, a Nevada limited liability company; PALOMINO CLUB, LLC dba Palomino Club, a Nevada limited liability company; LACY'S, LLC dba LACY'S, a Nevada limited liability company; ADAM GENTILE, an individual; CRAIG PARKS, an individual; DEREK FESOLAI, an individual; ALEXANDER POTASI, an individual; JOHNARO LAIRD, an individual; MARINA LAIRD, an individual; DOE INDIVIDUALS I through X, inclusive and ROE BUSINESS

ENTITIES I through X, inclusive,

STIPULATION AND ORDER EXTENDING THE TIME FOR PLAINTIFF TO FILE ITS REPLY TO DEFENDANTS' RESPONSE TO PLAINTIFF'S MOTION FOR FURTHER RELIEF OR, IN THE ALTERNATIVE, TO AMEND THE JUDGMENT

(FIRST REQUEST)

Defendants.

United Specialty Insurance Company ("Plaintiff") and Hachiman, LLC dba Palomino Club and Lacy's, Palomino Club, LLC dba Palomino Club, Lacy's LLC, Adam Gentile, and Craig Parks ("Defendants") state the following:

- 1. Plaintiff United Specialty Insurance Company filed its Motion for Further Relief or, in the Alternative, to Amend the Judgment (ECF No. 79) ("Motion") on January 31, 2020.
- 2. After granting an extension, Defendants filed their Response to the Motion on February 24, 2020.

3. The current deadline for Plaintiff	The current deadline for Plaintiff to file its Reply to Defendants' Response to the		
Motion is March 2, 2020.			
4. A fourteen-day extension is sought to respond to the Motion in good faith and no			
for purposes of undue delay. An extension is so	ught to accommodate additional time for United		
to fully address all issues presented and for other	workload matters.		
5. The parties agree that Plaintiff will have up to and including March 16, 2020 t			
file a Reply.			
IT IS SO AGREED AND STIPULATE	E D :		
KRAVITZ, SCHNITZER & JOHNSON	SANTORO WHITMIRE		
/s/ L. Renee Green, Esq.	/s/ James E. Whitmire, Esq.		
Martin J. Kravitz, Esq.	James E. Whitmire, Esq.		
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Nevada State Bar No. 83 L. Renee Green, Esq. Nevada State Bar No. 12755 8985 S. Eastern Avenue, Suite 200 Las Vegas, NV 89123 Phone: (702) 362-6666 Fax: (702) 992-1000 Email: mkravitz@ksjattorneys.com	Nevada State Bar No. 6533 10100 W. Charleston Blvd., Suite 250 Las Vegas, NV 89135 Tel: 702.948.8771 E-mail: jwhitmire@santoronevada.com Attorney for Defendants Hachiman, LLC dba Palomino Club and Lacy's,		
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IT IS SO ORDERED:

UNITED STATES DISTRICT JUDGE Dated: February 26, 2020.